

of any sale, devise, &c. of land to a minister, or any religious sect,
as such—Decl. of Rights, art. 34. Page.

CANDIDATES.

Penalty on them for practising force or violence to hinder any elec-
tion—1805, ch. 97, sec. 27, 524
For giving or offering any bribe, &c.—1805, ch. 97, sec. 29, p. 525 ;
1811, ch. 204, 606
See *Bribery*.

CAPIAS AD RESPONDENDUM.

A writ of capias ad respondendum shall be issued against the defendant,
with an attachment under a warrant, from a judge or justice—1795,
ch. 56, sec. 3, 321
May be issued against the garnishee, on the plaintiff making oath that
he believes he has property of the defendant's in his possession, or
is indebted to him, and that he believes he is about to remove—
1795, ch. 56, sec. 6, 322
To be returned non est from the county where a defendant resides, be-
fore he can be arrested by such capias out of his county, unless ab-
sconding—and the plaintiff otherwise to suffer non suit—1801, ch.
74, sec. 11, 12, 460
A person arrested on attachment or capias, and permitted to go at large,
may be again arrested in virtue of the same process, &c.—1811,
ch. 161, sec. 2, 604
See *Arrest*.
How to be issued against heirs or devisees from one county to another
—1812, ch. 145, sec. 3, 612
A sheriff having arrested any person, and dying before the return day,
the sheriff for the time being may on the same writ again arrest the
person—1813, ch. 102, sec. 8, 619
See *Attachment*.

CAPIAS AD SATISFACIENDUM.

On a defendant being arrested on a writ of capias ad satisfaciendum
from the general or any county court, if the plaintiff, with the con-
sent of the defendant, elects not to call the said execution during
the term to which it is returnable, such plaintiff may proceed against
the said defendant, his heirs, &c. by a new execution, or such pro-
cess as the case may require, for the money or tobacco remaining
unpaid, as if such defendant had not been before arrested—1789,
ch. 42, 255
The attorney-general or his deputies to order writs of capias ad satis-
faciendum on the application of the sheriffs for the recovery of fines,
&c. and the costs thereon—1795, ch. 74, sec. 2, 327
To be returned non est from the county where a defendant resides, be-
fore he can be arrested by such capias out of his county, unless ab-
sconding, and the person to be discharged—1801, ch. 74, sec. 11,
p. 460 ; 1801, ch. 74, sec. 12, 460